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Debtor 1	Annie M. Snelson-Smith	l I		
_ 70101 1	First Name Middle Name Last Name			
Debtor 2	To Mark Mark Mark Mark Mark Mark Mark Mark			
(Spouse, if filing United States Ba	g) First Name Middle Name Last Name ankruptcy Court for the: WESTERN DISTRI PENNSYLVAN		✓ Check if t	his is an amended plan, and
Case number:			have been	the sections of the plan that changed.
(If known)			3-1	
	trict of Pennsylvania			
Chapter 13	Plan Dated: April 23, 2020			
Part 1: Notice	e <b>s</b>			
Part 1: Notice	es			
Part 1: Notice To Debtor(s):	This form sets out options that may be appropriate in indicate that the option is appropriate in your circum rulings may not be confirmable. The terms of this pla	tances. Plans that do no	t comply with lo	cal rules and judicial
	This form sets out options that may be appropriate in indicate that the option is appropriate in your circum	tances. Plans that do no control unless otherwis	t comply with lo	cal rules and judicial
	This form sets out options that may be appropriate in indicate that the option is appropriate in your circum rulings may not be confirmable. The terms of this pla	tances. Plans that do not control unless otherwise box that applies	ot comply with loo se ordered by the	cal rules and judicial court.
Γο Debtor(s):	This form sets out options that may be appropriate in indicate that the option is appropriate in your circum rulings may not be confirmable. The terms of this pla  In the following notice to creditors, you must check each  YOUR RIGHTS MAY BE AFFECTED BY THIS PLAN	tances. Plans that do not control unless otherwise box that applies  J. YOUR CLAIM MAY B	et comply with loose ordered by the	cal rules and judicial court.
Γο Debtor(s):	This form sets out options that may be appropriate in indicate that the option is appropriate in your circum rulings may not be confirmable. The terms of this pla  In the following notice to creditors, you must check each  YOUR RIGHTS MAY BE AFFECTED BY THIS PLAYELIMINATED.  You should read this plan carefully and discuss it with you	tances. Plans that do not control unless otherwise box that applies  J. YOUR CLAIM MAY Bour attorney if you have or CONFIRMATION AT INVILESS OTHERWISE ON OTICE IF NO OBJECT	at comply with loose ordered by the see ordered by the see ordered by the see ordered, March 1997, and the second see ordered, and the second see ordered see orde	cal rules and judicial court.  CODIFIED, OR  cy case. If you do not have  CHIS PLAN, YOU OR  TO DAYS BEFORE THE  HE COURT. THE COURT
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To Debtor(s):  To Creditors:  1.1 A limi in a pa	This form sets out options that may be appropriate in indicate that the option is appropriate in your circum rulings may not be confirmable. The terms of this pla In the following notice to creditors, you must check each YOUR RIGHTS MAY BE AFFECTED BY THIS PLANELIMINATED.  You should read this plan carefully and discuss it with you an attorney, you may wish to consult one.  IF YOU OPPOSE THIS PLAN'S TREATMENT OF YOUR ATTORNEY MUST FILE AN OBJECTION TO DATE SET FOR THE CONFIRMATION HEARING, MAY CONFIRM THIS PLAN WITHOUT FURTHER SEE BANKRUPTCY RULE 3015. IN ADDITION, YOUR AID UNDER ANY PLAN.  The following matters may be of particular importance. It includes each of the following items. If the "Included" will be ineffective if set out later in the plan.  It on the amount of any claim or arrearages set out in Parartial payment or no payment to the secured creditor (a seed to effectuate	tances. Plans that do not control unless otherwise box that applies  J. YOUR CLAIM MAY Bur attorney if you have or one of the confirmation at 1 UNLESS OTHERWISE ON TICE IF NO OBJECT MAY NEED TO FILE of the confirmation of the	at comply with loose ordered by the se ordered by the se ordered by the se ordered, March 1997, and the second sec	cal rules and judicial court.  CODIFIED, OR  cy case. If you do not have  CHIS PLAN, YOU OR  TO DAYS BEFORE THE  HE COURT. THE COURT  ERMATION IS FILED.  OF OF CLAIM TO BE  to state whether the plan
To Debtor(s):  To Creditors:  1.1 A limi in a parequir such li 1.2 Avoid:	This form sets out options that may be appropriate in indicate that the option is appropriate in your circum rulings may not be confirmable. The terms of this pla In the following notice to creditors, you must check each YOUR RIGHTS MAY BE AFFECTED BY THIS PLANELIMINATED.  You should read this plan carefully and discuss it with you an attorney, you may wish to consult one.  IF YOU OPPOSE THIS PLAN'S TREATMENT OF YOUR ATTORNEY MUST FILE AN OBJECTION TO DATE SET FOR THE CONFIRMATION HEARING, MAY CONFIRM THIS PLAN WITHOUT FURTHER SEE BANKRUPTCY RULE 3015. IN ADDITION, YOU PAID UNDER ANY PLAN.  The following matters may be of particular importance. It includes each of the following items. If the "Included" will be ineffective if set out later in the plan.  It on the amount of any claim or arrearages set out in Parartial payment or no payment to the secured creditor (a seed to effectuate mit)  ance of a judicial lien or nonpossessory, nonpurchase-mo	tances. Plans that do not control unless otherwise box that applies  J. YOUR CLAIM MAY BOY TO THE STATE OF TH	t comply with lose ordered by the se ordered by the se ordered by the se ordered by the se ordered, March 1997 of the second sec	cal rules and judicial court.  CODIFIED, OR  cy case. If you do not have  CHIS PLAN, YOU OR  TO DAYS BEFORE THE  HE COURT. THE COURT  CRMATION IS FILED.  OF OF CLAIM TO BE  to state whether the plan d on each line, the provision
To Debtor(s):  To Creditors:  A limi in a parequir such li  1.2 Avoid set out	This form sets out options that may be appropriate in indicate that the option is appropriate in your circum rulings may not be confirmable. The terms of this pla In the following notice to creditors, you must check each YOUR RIGHTS MAY BE AFFECTED BY THIS PLANELIMINATED.  You should read this plan carefully and discuss it with you an attorney, you may wish to consult one.  IF YOU OPPOSE THIS PLAN'S TREATMENT OF YOUR ATTORNEY MUST FILE AN OBJECTION TO DATE SET FOR THE CONFIRMATION HEARING, MAY CONFIRM THIS PLAN WITHOUT FURTHER SEE BANKRUPTCY RULE 3015. IN ADDITION, YOUR AID UNDER ANY PLAN.  The following matters may be of particular importance. It includes each of the following items. If the "Included" will be ineffective if set out later in the plan.  It on the amount of any claim or arrearages set out in Parartial payment or no payment to the secured creditor (a seed to effectuate mit)	tances. Plans that do not control unless otherwise box that applies  J. YOUR CLAIM MAY BOY TO THE STATE OF TH	te comply with locker ordered by the se ordered by the se ordered by the se ordered by the se ordered, March 1997 of the second	cal rules and judicial court.  CODIFIED, OR  cy case. If you do not have  CHIS PLAN, YOU OR  TO DAYS BEFORE THE  HE COURT. THE COURT  CRMATION IS FILED.  OF OF CLAIM TO BE  to state whether the plan d on each line, the provision

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Page 1

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Debto	r .	Annie M. Snelson-Sm	ith		Case number		
2.1	Debto	r(s) will make regular pa	yments to the trust	ee:			
P D D (1	Total a Payments D#1 D#2 Income a	imount of \$2,130.00 per s  By Income Attachm \$ 984.00 bi-weel \$   attachments must be use	month for a remaining the state of the state	ng plan term of Directly by D  \$  \$  ng attachable in	months shall be paid to ebtor ncome)	the trustee from future earn By Automated Bank Tr \$	ransfer ents only)
2.2 Ad	ditional p	payments.					
		<b>Unpaid Filing Fees.</b> To available funds.	he balance of \$	shall be fully p	aid by the Trustee to the C	lerk of the Bankruptcy cour	t form the first
Che	eck one.						
	<b>✓</b>	None. If "None" is che	cked, the rest of § 2.	2 need not be co	ompleted or reproduced.		
2.3		otal amount to be paid in ny additional sources of			nputed by the trustee bas	sed on the total amount of	plan payments
Part 3:	Treat	ment of Secured Claims					
3.1	Maint	enance of payments and	cure of default, if a	ny, on Long-To	erm Continuing Debts.		
	Check	one.					
	<b>₩</b>	The debtor(s) will maint required by the applicab trustee. Any existing arr from the automatic stay	ain the current contra le contract and notice earage on a listed cla is ordered as to any i	actual installme ed in conformit aim will be paid item of collatera	y with any applicable rules in full through disbursemental il listed in this paragraph, t	ed. d claims listed below, with a s. These payments will be di ents by the trustee, without i hen, unless otherwise order s based on that collateral wi	sbursed by the nterest. If relief ed by the court,
Name	of Credi	tor	Collateral		Current installment payment (including escrow)	Amount of arrearage (if any)	Start date (MM/YYYY)
	National xxx0823	Bank	2019 Buick Reg Back Location: 227 Woodridge Driv Carnegie PA 15	e,	\$678.22	\$0.00	8/2019
See c	laim nun	nber 6-1 on the claims re	gister.				
c/o Fl	ORA LO lagstar E		227 Woodridge Carnegie, PA 15 Allegheny Coun Parcel ID : 066-l	5106 nty	\$971.82	\$14,609.03	8/2019
See c	laim nun	nber 14-2 on the claims r	egister.				
nsert a	ıdditional	claims as needed.					
3.2			ty, payment of fully	secured claim	s, and modification of un	dersecured claims.	

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**√** 

Check one.

None. If "None" is checked, the rest of Section 3.2 need not be completed or reproduced.

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Debtor		Annie M. S	nelson-Smith		Ca	se number _		
		The remai	inder of this paragraph	will be effective	only if the applicable	box in Part 1 of	this plan is checked.	
		The debto	r(s) will request, <i>by filin</i> w.	ıg a separate adv	versary proceeding, th	at the court deter	mine the value of the	secured claims
			ecured claim listed belonount of secured claim.					
		5. If the ar	on of any allowed claim mount of a creditor's set an unsecured claim une g).	cured claim is list	ted below as having no	value, the credi	tor's allowed claim w	ill be treated in its
Name of creditor		Estimated amount of creditor's total claim (see Para. 8.7 below)		Value of collateral	Amount of claims senior to creditor's claim	Amount of secuciaim	ured Interest rate	Monthly payment to creditor
-NONE-								
Insert add	litional	claims as nee	eded.					
3.3	Secur	ed claims exc	eluded from 11 U.S.C.	§ 506.				
Check	one.	None. If "	None" is checked, the r	est of Section 3.3	need not be complete	ed or reproduced.		
3.4	Lien a	voidance.						
Check on	e. ✔		None" is checked, the nonly if the applicable bo			eproduced. <b>The 1</b>	remainder of this sect	ion will be
3.5	Surre	nder of colla	teral.					
	Check	one.						
	<b>✓</b>	The debtor(s that upon con	one" is checked, the rest elect to surrender to en firmation of this plan that 1301 be terminated in a first 5.	ach creditor listed he stay under 11	d below the collateral to U.S.C. § 362(a) be ter	that secures the c minated as to the	collateral only and th	at the stay under
Name of	f Cred	itor			Collateral			
Ally Fin	ancia	I			2011 Chevy Silv Location: 227 W		niles e, Carnegie PA 151	06
* See cla	im nur	nber 3-1 on t	he claims register.					
Insert add	litional	claims as nee	eded.					
3.6	Secur	ed tax claims	i.					
Name of	f taxin	g authority	Total amount of clair	n Type of tax	Intere		ifying number(s) if teral is real estate	Tax periods
Boroug	h of							
Greenti			\$1,594.22	Sewage	10%		066-H-148	2006, 2019

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Debtor	Annie M. Snels	son-Smith	Case number		
Insert ad	ditional claims as needed				
	cured tax claims of the Intory rate in effect as of the		ealth of Pennsylvania and any othe	r tax claimants shall bea	ar interest at
Part 4:	Treatment of Fees and	l Priority Claims			
4.1	General				
	Trustee's fees and all all in full without postpetiti		mestic Support Obligations other th	nan those treated in Sect	ion 4.5, will be paid
4.2	Trustee's fees				
4.3	and publish the prevailing		ng the course of the case. The trustoncumbent upon the debtor(s)' attornuately funded.		
	reimburse costs advance at the rate of \$350.00 p court to date, based on a the no-look fee. An add will be paid through the	d and/or a no-look costs deposit) a er month. Including any retainer pa combination of the no-look fee an- tional \$0.00 will be sought the	ready paid by or on behalf of the doid, a total of \$0.00 in fees and cold costs deposit and previously appropriately a fee application to be filed a cent funding to pay that additional arsecured claims.	ebtor, the amount of \$3, osts reimbursement has oved application(s) for cand approved before any	500.00 is to be paid been approved by the compensation above y additional amount
		rticipation in the court's Loss Mitig	n Local Bankruptcy Rule 9020-7(c) gation Program (do not include the r		
4.4	Priority claims not trea	ted elsewhere in Part 4.			
Insert ad	<b>None</b> . If "Non ditional claims as needed	e" is checked, the rest of Section 4.	4 need not be completed or reprodu	iced.	
4.5		port Obligations not assigned or o	owed to a governmental unit.		
	If the debtor(s) is/are cu debtor(s) expressly agree	rrently paying Domestic Support O es to continue paying and remain c	bligations through existing state courrent on all Domestic Support Obli	urt order(s) and leaves t igations through existing	his section blank, the g state court orders.
	Check here if this pa	yment is for prepetition arrearages	only.		
	of Creditor the actual payee, e.g. PA	Description SCDU)	Claim		nthly payment or rata
None	1 3 7 8	,		•	
Insert ad	ditional claims as needed				
4.6			vernmental unit and paid less tha	n full amount.	
	Check one.	e" is checked, the rest of § 4.6 need	-		
	TVOICE IT TO	is encoured, the rest of § 1.0 need	not be completed of reproduced.		
4.7	Priority unsecured tax	claims paid in full.			
Name o	f taxing authority	Total amount of claim	Type of Tax	Interest rate (0% If blank)	Tax Periods

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	r Annie M. Snels	son-Smith	Case numb	er	
Name	of taxing authority	Total amount of claim	Type of Tax	Interest rate (0% If blank)	Tax Periods
NON	E-	_	_		
isert a	additional claims as needed				
Part 5:	Treatment of Nonprio	ority Unsecured Claims			
1	Nonpriority unsecured	claims not separately classified.			
	Debtor(s) ESTIMATE(S	S) that a total of \$0.00 will be availa	ble for distribution to nonprior	ity unsecured creditors.	
		EDGE(S) that a MINIMUM of \$ <b>0.0</b> s rmation set forth in 11 U.S.C. § 1325		secured creditors to comply	with the liquidation
	available for payment to estimated percentage of amount of allowed clain claims will be paid pro-	estimated above is <i>NOT</i> the <i>MAXIM</i> these creditors under the plan base of payment to general unsecured credit ns. Late-filed claims will not be paid rata unless an objection has been file this plan are included in this class.	will be determined only after a ors is 2.00%. The percentage unless all timely filed claims I	udit of the plan at time of c of payment may change, ba nave been paid in full. Ther	completion. The ased upon the total reafter, all late-file
2	Maintenance of payme	ents and cure of any default on non	priority unsecured claims.		
eck (	one.				
	<b>None.</b> If "Non	e" is checked, the rest of § 5.2 need	not be completed or reproduce	d.	
;	Postpetition utility mor	nthly payments.			
e pr		e available only if the utility provid	er has agreed to this treatme		rise a single month
the	life of the plan. Should the	n utility services, any postpetition de utility obtain an order authorizing a ne postpetition claims of the utility. T	linquencies, and unpaid securi payment change, the debtor(s)	will be required to file an	amended plan. The
the lymer	life of the plan. Should the nts may not resolve all of the of Creditor	utility obtain an order authorizing a	linquencies, and unpaid securi payment change, the debtor(s) he utility may require addition	will be required to file an	amended plan. The after discharge.
the lymer	life of the plan. Should the nts may not resolve all of the of Creditor	utility obtain an order authorizing a ne postpetition claims of the utility. T  Monthly payment	linquencies, and unpaid securi payment change, the debtor(s) he utility may require addition	will be required to file an anal funds from the debtor(s)	amended plan. The after discharge.
the lymer	life of the plan. Should the nts may not resolve all of the of Creditor  E- additional claims as needed	utility obtain an order authorizing a ne postpetition claims of the utility. The monthly payment  Monthly payment	linquencies, and unpaid securi payment change, the debtor(s) he utility may require addition	will be required to file an anal funds from the debtor(s)	amended plan. The after discharge.
the lymer ame ION	life of the plan. Should the nts may not resolve all of th  of Creditor  E- additional claims as needed  Other separately classi	utility obtain an order authorizing a ne postpetition claims of the utility. T  Monthly payment	linquencies, and unpaid securi payment change, the debtor(s) he utility may require addition	will be required to file an anal funds from the debtor(s)	amended plan. The after discharge.
the lymer ame ION	life of the plan. Should the nts may not resolve all of the of Creditor  E- additional claims as needed  Other separately classi  Check one.	utility obtain an order authorizing a ne postpetition claims of the utility. The monthly payment  Monthly payment  ified nonpriority unsecured claims.	linquencies, and unpaid securi payment change, the debtor(s) he utility may require addition	will be required to file an anal funds from the debtor(s)  Postpetition account num	amended plan. The after discharge.
ame ION	life of the plan. Should the nts may not resolve all of the of Creditor  E- additional claims as needed  Other separately classi  Check one.  None. If "Non	utility obtain an order authorizing a ne postpetition claims of the utility. The monthly payment  Monthly payment  ified nonpriority unsecured claims  e" is checked, the rest of § 5.4 need to	linquencies, and unpaid securi payment change, the debtor(s) he utility may require addition	will be required to file an anal funds from the debtor(s)  Postpetition account num	amended plan. The after discharge.
ame NON	of Creditor  E- additional claims as needed  Other separately classic  Check one.  None. If "None Executory Contracts as a second contracts as a second contracts as a second contracts."	Monthly payment  Monthly payment  ified nonpriority unsecured claims  e" is checked, the rest of § 5.4 need and Unexpired Leases  ts and unexpired leases listed below	linquencies, and unpaid securi payment change, the debtor(s) he utility may require addition	will be required to file an anal funds from the debtor(s)  Postpetition account num  d.	amended plan. The ) after discharge.  ber
r the lymer ame NON sert a	of Creditor  E-  additional claims as needed  Other separately classi  Check one.  None. If "Non  Executory Contracts a	Monthly payment  Monthly payment  ified nonpriority unsecured claims  e" is checked, the rest of § 5.4 need and Unexpired Leases  ts and unexpired leases listed below	linquencies, and unpaid securi payment change, the debtor(s) he utility may require addition	will be required to file an anal funds from the debtor(s)  Postpetition account num  d.	amended plan. The ) after discharge.  ber
or the laymer	of Creditor  E-  additional claims as needed  Other separately classi  Check one.  None. If "Non  Executory Contracts a  The executory contract contracts and unexpire  Check one.	Monthly payment  Monthly payment  ified nonpriority unsecured claims  e" is checked, the rest of § 5.4 need and Unexpired Leases  ts and unexpired leases listed below	linquencies, and unpaid securi payment change, the debtor(s) he utility may require addition the utility may require addition to be completed or reproduce we are assumed and will be tree.	will be required to file an anal funds from the debtor(s)  Postpetition account num  d.	amended plan. The ) after discharge.  ber
Name NON sert a	of Creditor  E-  additional claims as needed  Other separately classic  Check one.  None. If "None Executory Contracts and unexpired check one.  None. If "None Contracts and unexpired check one.  None. If "None Check one.  None. If "None Check one.	Monthly payment  Monthly payment  ified nonpriority unsecured claims  e" is checked, the rest of § 5.4 need and Unexpired Leases  ts and unexpired leases listed beloved leases are rejected.  e" is checked, the rest of § 6.1 need and Unexpired leases listed beloved leases are rejected.	linquencies, and unpaid securi payment change, the debtor(s) he utility may require addition the utility may require addition to be completed or reproduce we are assumed and will be tree.	will be required to file an anal funds from the debtor(s)  Postpetition account num  d.	amended plan. The ) after discharge.    her

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Debtor	Annie M. Snelson-Smith	Case number	

#### Part 8: General Principles Applicable to All Chapter 13 Plans

- 8.1 This is the voluntary chapter 13 reorganization plan of the debtor(s). The debtor(s) understand and agree(s) that the chapter 13 plan may be extended as necessary by the trustee (up to any period permitted by applicable law) to insure that the goals of the plan have been achieved. Notwithstanding any statement by the trustee's office concerning amounts needed to fund a plan, the adequacy of plan funding in order to meet the plan goals remains the sole responsibility of debtor(s) and debtor(s)' attorney. It shall be the responsibility of the debtor(s) and debtor(s)' attorney to monitor the plan in order to ensure that the plan remains adequately funded during its entire term.
- 8.2 Prior to the meeting of creditors, the debtor(s) shall comply with the tax return filing requirements of 11 U.S.C § 1308 and provide the trustee with documentation of such compliance by the time of the meeting. Debtor(s)' attorney or debtor(s) (if pro se) shall provide the trustee with the information needed for the trustee to comply with the requirements of 11 U.S.C. § 1302 as to the notification to be given to Domestic Support Obligation creditors, and debtor(s)' attorney or debtor(s) (if pro se) shall provide the trustee with the calculations relied upon to determine the debtor(s)' current monthly income and disposable income.
- 8.3 The debtor(s) shall have a duty to inform the trustee of any assets acquired while the chapter 13 case is pending, such as insurance proceeds, recovery on any lawsuit or claims for personal injury or property damage, lottery winnings, or inheritances. The debtor(s) must obtain prior court approval before entering into any postpetition financing or borrowing of any kind, and before selling any assets.
- 8.4 Unless otherwise stated in this plan or permitted by a court order, all claims or debts provided for by the plan to receive a distribution shall be paid by and through the trustee.
- 8.5 Percentage fees to the trustee are paid on receipts of plan payments at the rate fixed by the United States Trustee. The trustee has the discretion to adjust, interpret, and implement the distribution schedule to carry out the plan, provided that, to the extent the trustee seeks a material modification of this plan or its contemplated distribution schedule, the trustee must seek and obtain prior authorization of the court. The trustee shall follow this standard plan form sequence unless otherwise ordered by the court:

Level One: Unpaid filing fees.

Level Two: Secured claims and lease payments entitled to 11 U.S.C. § 1326(a)(1)(C) pre-confirmation adequate protection

payments.

Level Three: Monthly ongoing mortgage payments, ongoing vehicle and lease payments, installments on professional fees, and

postpetition utility claims.

Level Four: Priority Domestic Support Obligations.

Level Five: Mortgage arrears, secured taxes, rental arrears, vehicle payment arrears.

Level Six: All remaining secured, priority and specially classified claims, and miscellaneous secured arrears.

Level Seven: Allowed nonpriority unsecured claims.

Level Eight: Untimely filed nonpriority unsecured claims for which an objection has not been filed.

- As a condition to the debtor(s)' eligibility to receive a discharge upon successful completion of the plan, debtor(s)' attorney or debtor(s) (if pro se) shall file Local Bankruptcy Form 24 (Debtor's Certification of Discharge Eligibility) with the court within forty-five (45) days after making the final plan payment.
- 8.7 The provisions for payment to secured, priority, and specially classified unsecured creditors in this plan shall constitute claims in accordance with Bankruptcy Rule 3004. Proofs of claim by the trustee will not be required. In the absence of a contrary timely filed proof of claim, the amounts stated in the plan for each claim are controlling. The clerk shall be entitled to rely on the accuracy of the information contained in this plan with regard to each claim. Unless otherwise ordered by the court, if a secured, priority, or specially classified creditor timely files its own claim, then the creditor's claim shall govern, provided the debtor(s) and debtor(s)' attorney have been given notice and an opportunity to object. The trustee is authorized, without prior notice, to pay claims exceeding the amount provided in the plan by not more than \$250.
- **8.8** Any creditor whose secured claim is not modified by this plan and subsequent order of court shall retain its lien.
- 8.9 Any creditor whose secured claim is modified or whose lien is reduced by the plan shall retain its lien until the underlying debt is discharged under 11 U.S.C. § 1328 or until it has been paid the full amount to which it is entitled under applicable nonbankruptcy law, whichever occurs earlier. Upon payment in accordance with these terms and entry of a discharge order, the modified lien will terminate and be released. The creditor shall promptly cause all mortgages, liens, and security interests encumbering the collateral to be satisfied, discharged, and released.
- 8.10 The provisions of Sections 8.8 and 8.9 will also apply to allowed secured, priority, and specially classified unsecured claims filed after the bar date. LATE-FILED CLAIMS NOT PROPERLY SERVED ON THE TRUSTEE AND THE DEBTOR(S)' ATTORNEY OR DEBTOR(S) (IF PRO SE) WILL NOT BE PAID. The responsibility for reviewing the claims and objecting where appropriate is placed upon the debtor(s).

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Debtor	Annie M. Snelson-Smith	Case number	
Part 9:	Nonstandard Plan Provisions		
.1	Check "None" or List Nonstandard Plan P  ✓ None. If "None" is checked, the rest	Provisions t of Part 9 need not be completed or reproduced.	
Part 10	Signatures:		
0.1	Signatures of Debtor(s) and Debtor(s)' Atto	orney	
	ebtor(s) do not have an attorney, the debtor(s) ms), if any, must sign below.	nust sign below; otherwise the debtor(s)' signatures are optional. T	he attorney for the
lan(s), reatme	order(s) confirming prior plan(s), proofs of clair	rney or the debtor(s) (if pro se), certify(ies) that I/we have reviewed if filed with the court by creditors, and any orders of court affecting different herein, this proposed plan conforms to and is consistent with all to sanctions under Bankruptcy Rule 9011.	ng the amount(s) or
3 plan Vesteri he stan	are identical to those contained in the standar n District of Pennsylvania, other than any nons	tor(s) (if pro se), also certify(ies) that the wording and order of to d chapter 13 plan form adopted for use by the United States Ban standard provisions included in Part 9. It is further acknowledge less it is specifically identified as "nonstandard" terms and are a	nkruptcy Court for the ed that any deviation from
<i>X</i> <u>/</u> s	s/ Annie M. Snelson-Smith	X	
	nnie M. Snelson-Smith ignature of Debtor 1	Signature of Debtor 2	
E	xecuted on April 23, 208\$	Executed on	
	/ Bryan P. Keenan	Date""5 d]"&", 208\$	
	ryan P. Keenan ignature of debtor(s)' attorney		